## Approved For Release 2004/19/29 . CFA-RDP75B00326B000200220010-9

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	21 June 1966	
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	MEMORANDUM FOR: Chief, Special Security Center, OS	
	SUBJECT: Security Procedures for NRP Study, Applied Research and Advanced Development Projects	· · · · · · · · · · · · · · · · · · ·
5X1A	REFERENCE: Series	25X1A
	1. Unfortunately, but perhaps necessarily, the Reference does not provide any real answer to the key question of when an R&D study or developmental project should formally go into the Security Control System. The reason the answer is difficult to fashion is that many factors, mainly political and often other than security, come into play. Practically speaking, a project gets placed into the System usually as a prelude to, or an immediate aftermath of, a funding negotiation with the DNRO or his staff. If, from a funding standpoint, the Program Director or his Project Directors find themselves financially independent of the NRP, then more than likely the effort will be operated as a unilateral CIA or USAF effort.	25X1A 25X1A
	2. The above situation is not necessarily a damaging thing from a security standpoint as long as the local security units strictly adhere to style personnel and physical security programments the efforts in question. This is more or less what the Reference is saying in paragraphs 5.c. and 5.d., but it would seem appropriate for the sentiments to appear earlier in the paper in an effort to highlight and emphasize the point.	25X1A
	3. In paragraph 5.b. there seems to be tacit acceptance of the idea of using current rojects	25X1A
4	NRO review(s)	
	completed.	:
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as umbrellas to cover R&D efforts in their embryonic stages of development. In the face of the confusion that such an approach can and has caused (clear-ances being processed for individuals for use on USAF's S-2 efforts, etc.), it is hard to comprehend why this is ever necessary when a PSAA approval can be used as the clearance instrument with no loss in security criteria nor chaos in the records. In addition there is the awkwardness that sets in when there are no previous approvals to use as a basis for negotiation or interaction with a company. Does SSC endorse the bractice of using the DOD Secret clearance as a substitute for the Access Approval in cases such as this?	25X1 NRO 25X1A
4. As previously noted, the concern persists here that the Director of Security should not be a very vocal exponent of the "NRP Registry" idea even though to the outside world this is so logical a solution. The concept is politically loaded and undoubtedly will draw heavy fire from Project Directors who feel the need to pursue R&D interests in an autonomous fashion up to the point of establishing feasibility and reliability for their projects. Accordingly, it is recommended that the registry notion be portrayed in the Reference in a more low key fashion as merely one approach that might be taken.	
5. The above comments nowithstanding, the Reference as written, does not pose serious problems to this office and if need be it can be followed in this program with no loss in security flexibility. On this basis, you can consider this a concurrence from here if this approach is deemed mandatory by the SSC.	
Chief, Security Staff	25X1A •
	as umbrellas to cover R&D efforts in their embryonic stages of development. In the face of the confusion that such an approach can and has caused [clear-ances being processed for individuals for use on USAF's S-2 efforts, etc.), it is hard to comprehend why this is ever necessary when a PSAA approval can be used as the clearance instrument with no loss in security criteria nor chaos in the records. In addition there is the awkwardness that sets in when there are no previous approvals to use as a basis for negotiation or interaction with a company. Does SSC endorse the practice of using the DOD Secret clearance as a substitute for the practice of using the DOD Secret that the Director of Security should not be a very vocal exponent of the "NRP Registry" idea even though to the outside world this is so logical a solution. The concept is politically loaded and undoubtedly will draw heavy fire from Project Directors who feel the need to pursue R&D interests in an autonomous fashion up to the point of establishing feasibility and reliability for their projects. Accordingly, it is recommended that the registry notion be portrayed in the Reference in a more low key fashion as merely one approach that might be taken.  5. The above comments nowithstanding, the Reference as written, does not pose serious problems to this office and if need be it can be followed in this program with no loss in security flexibility. On this basis, you can consider this a concurrence from here if this approach is deemed mandatory by the SSC.

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